IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CLIENTRON CORP.,	CIVIL ACTION
Plaintiff v.	NO. 13-05634
DEVON IT, INC.,	
Defendant	

ORDER RE PENDING MOTIONS TO DISMISS

AND NOW, this 8th day of August, 2014, for the reasons stated in the foregoing Memorandum, it is hereby **ORDERED** as follows:

- 1. Defendant's motion to dismiss Count I of the complaint asserting a claim under the New York Convention is **GRANTED.**
- 2. The motion to dismiss under Count II stating a claim under the Pennsylvania statute, is **DENIED** without prejudice. However, the Court will convert the briefs, documents and transcripts in existence, and consider them under Rule 56, as a motion by Devon for summary judgment as to Count II.

The Court will discuss further proceedings during the status conference to be held on August 12, 2014, and will enter a further Order following that conference.

BY THE COURT:

/s/ Michael M. Baylson

MICHAEL M. BAYLSON, U.S.D.J.